In re: EDWARD & ESTHER VILLANUEV	A	Case No.	10-06337-FLK13
Ι	Debtor(s)		
	NOTICE		
The following plan proposed by the debtor contain additional information to determine how your right copies of schedules and statement of affairs from than attorney.	ts might be affected, you	may attend	the meeting of creditors, obtain
A creditor who wishes to oppose the plan may do writing, filed with the court and served upon the twenty-eight (28) days following service of the plan of creditors, whichever is later. The provisions of the plan they have filed a proof of claim.	debtor, debtor's counsel an or within seven (7) da	(if any), and ays following	the Chapter 13 Trustee within g the conclusion of the meeting
A proof of claim must be filed by or on behalf of one eligible to be paid by the Trustee. The Trustee of a creditor's claim unless otherwise determined beclaims bar date, the date by which a proof of claim	will treat the amount state y order of the court. See	ed on the file the notice of	ed proof of claim as the amount commencement of case for the
Certain pre-confirmation distributions are authorize the plan is confirmed, the Trustee will make payned filed, no further distributions will be made.			
СНАР	TER 13 PL	AN	
Debtor proposes the following	ORIGINAL	(Seq. #)	AMENDED Chapter 13 Plan.
I. FUTURE EARNINGS, INCOME AN PLAN	D ASSETS COMMITT	ΓED TO TR	USTEE FOR FUNDING OF
A. Debtor shall pay the Trustee as	follows:		
\$_735.00 each month for first of the filing of the plan or the order \$ each month for next \$ each month for next	for relief, whichever is ea months, commencin	arlier. ng	
caen monai foi next	montais, commencin	*5	_

В.	Debtor except to t	COMMITS Value extent otherwise subje	DOES NOT COMMIT all tax refunds to funding of the plar ct by law to setoff, recoupment, or alternative disposition.
C.	Debtor con	mmits the following other	income and assets to funding of the plan.
	<u>DATE</u> 4/15/11	SOURCE 2010 TAX REFUNI	AMOUNT D \$2,500.00
D.	[For "base entire plan in full und lease, arre	plan", the base amount is a. If the base amount is ult ler the plan, (i.e. administr	Base Plan/Base Amount \$ 28,960.00 the total sum of payments to be made to the Trustee over the imately insufficient to pay those creditors required to be paid rative expenses and/or secured, executory contract/unexpired separate classification claims) the base amount will be fund the plan.]

II. DURATION OF PLAN

Payments shall be made over a period of not less than 36 months nor more than 60 months, unless debtor pays all creditors in full in less than 36 months. Estimated length of plan is 36 months.

III. <u>DISBURSEMENTS, COSTS OF ADMINISTRATION, AND CLAIMS</u>

A. <u>DISBURSEMENTS MADE BY TRUSTEE</u>

From funds received, the Trustee shall make disbursements in the sequence set forth below (sections III.A.1 through III.A.9) except as provided in section VII. (If the Trustee has insufficient funds on hand to make disbursements to all classes, the funds will be distributed as provided to the extent funds are available. Claims within a particular class which cannot be paid the proposed disbursements shall be paid a pro rata share of the funds available, except as set forth in section III.A.2.) A monthly payment of less than \$15.00 on any particular claim need not be distributed, but may be accumulated and distributed each time the aggregate amount of accumulated funds is \$15.00 or more. For each distribution period, the Trustee is permitted to hold back, in the same manner as set out for distribution, estimated or applied for attorney's fees as projected costs of administration.

Pre-Confirmation Payments: Prior to confirmation of the plan, the Trustee is authorized to make monthly pre-confirmation payments to creditors in the amount of the monthly disbursement set forth in sections III.A.2, III.A.3, and III.A.4. Pre-confirmation payments shall be made in the sequence set forth below.

Post-Confirmation Payments: A proof of claim must be filed by or on behalf of a creditor, including secured creditors, in order for that creditor to be eligible to be paid by the Trustee pursuant to the terms of the plan. The Trustee will treat the amount stated on the filed proof of claim as the amount of a creditor's claim unless otherwise determined by order of the court or agreement of the parties.

COSTS OF ADMINISTRATION To the standing trustee, the percentage fee fixed under 28 U.S.C. §586(e)(1)(B). a. h. To the debtor's attorney: A flat fee of $\frac{2,500.00}{}$, based on the flat fee agreement between the debtor and the attorney in accordance with LBR 2016-1(d) and of which $$\underline{2,400.00}$ shall be paid by the Trustee as set forth below in section III.A.1.c. Estimated fees of \$ _____ ____, and of which \$___ paid by the Trustee as set forth below in section III.A.1.c. Estimated fees shall be withheld from plan disbursements and paid by the Trustee only as allowed by the court after separate application and order in accordance with LBR 2016-1 (a), (b), and (c). Payment of Attorney Fees by Trustee from plan payments: c. The debtor's attorney will be paid all allowed fees in full before any priority, separate classification, general unsecured or post-petition creditors receive any money; but after payment of continuing, executory contract/ unexpired lease, secured, and arrearage/default creditors, except as set forth below: __ per month to the debtor's attorney for allowed fees before any priority, separate classification, general unsecured or postpetition creditors receive any money; but after payment of continuing, executory contract/unexpired lease, secured and arrearage/default

Nothing herein shall bar a creditor from requesting relief from stay, dismissal of the case, conversion to another chapter, or other appropriate relief if the debtor does not make payment to the Trustee as proposed by the plan.

Other: PRO RATA WITH CONTINUING CREDITORS

per month to the debtor's attorney for allowed fees

before any arrearage/ default, priority, separate classification, general unsecured or post-petition creditors receive any money; but after payment of continuing, executory contract/unexpired lease, and secured creditors.

2. CONTINUING CLAIMS

 \checkmark

creditors.

Available funds shall be disbursed to each creditor in full in the order set forth below.

a. Post-Petition Domestic Support Obligations:

To creditors having post-petition claims for domestic support obligations, which are not being collected directly from the debtor(s), regular periodic payments accruing post-petition on such obligations will be paid to such creditor by Trustee as set forth below. Arrearage will be paid as set forth in section III.A.6 (Priority Claims):

CREDITOR

MONTHLY PAYMENT AMOUNT

MONTH PAYMENT COMMENCES

b. Long Term Debts:

To creditors to whom the last payments are due beyond the term of the plan, payments shall be maintained according to the terms of the original obligation as set forth below. In the event any obligation is paid in full before the plan is complete, future funds previously devoted to such creditor will be disbursed to other creditors under the plan.

- Regular periodic payments accruing post-petition on real property obligations that were current as of the date of petition filing will be paid directly to such creditor by debtor as set forth in section III.B (Disbursements Made By Debtor).
- Regular periodic payments accruing post-petition on real property obligations that were delinquent as of the date of petition filing will be paid to such creditor by Trustee as set forth below. Arrearage will be paid as set forth in section III.A5 (Arrearage/Defaults).
- Regular periodic payments accruing post-petition on personal property obligations will be paid to such creditors by the Trustee as set forth below.
- 4. Payments (including partial payments) received by secured creditors, other than governmental units, under this section shall be credited immediately upon receipt to the debtor's account for the month in which the payment is received. Funds received by secured creditors, other than governmental units, in excess of the regular monthly payments due on a claim shall be applied to post-petition arrearages, if any. Failure to comply with the terms of this paragraph may constitute a violation of the provisions of 11 U.S.C. § 524(i).
- Governmental units acting as secured creditors shall apply payments received in accordance with federal, state and other governmental laws and regulations.

<u>CREDITOR</u>	DESCRIPTION OF PROPERTY/CLAIM	MONTHLY PMT	MONTH PAYMENT <u>COMMENCES</u>
CREDIT ACCEPTANCE	GMC SIERRA	\$307.00	12/8/10
HAPO	2005 HONDA ACCORD	\$280.00	12/8/10

3. EXECUTORY CONTRACTS AND UNEXPIRED LEASES

a. ASSUMPTIONS

Debtor assumes the following executory contracts and/or unexpired leases. Adequate assurance of future performance will be provided by the contract or lease payments being made according to the terms of the original obligation, and will be paid to such creditor by Trustee as set forth below. Any defaults/pecuniary losses will be paid as set forth in section III.A.5 (Arrearage/Defaults).

<u>CREDITOR</u> <u>TYPE OF AGREEMENT</u>

DESCRIPTION OF PROPERTY/CLAIM

MONTHLY PMT

MONTH PAYMENT COMMENCES

b. REJECTIONS

Debtor rejects the following executory contracts and/or unexpired leases and surrenders the property. Any allowed unsecured claim for damages resulting from such rejection shall be paid as provided in section III.A.8 (Unsecured Claims). The entry of the order confirming the plan shall terminate the automatic stay of 11 U.S.C. §362(a) as to the property surrendered, thereby allowing recovery and disposition of such property according to applicable non-bankruptcy law.

CREDITOR

TYPE OF AGREEMENT

DESCRIPTION OF PROPERTY/CLAIM

4. <u>SECURED CLAIMS</u>

a. To creditors whose allowed secured claims will be paid within the term of the plan, each creditor shall be paid the amount of its secured claim plus interest from the date of petition filing as calculated by the Trustee at the interest rate and monthly payment set forth below. The amount of a creditor's secured claim shall be the amount stated as secured on a proof of claim filed by or on behalf of the creditor unless the court orders or the parties agree otherwise. To the extent that the amount of a creditor's allowed secured claim is determined to be less than the amount of its total claim, any portion of the claim in excess of the amount of its allowed secured claim will be treated as an unsecured claim and paid as provided in section III. A. 6 (Priority Claims), if entitled to priority under 11 U.S.C. §507, or if not, as provided in section III.A.8 (Unsecured Claims) below:

DATE DEBT DESCRIPTION OF TOTAL SECURED INTEREST MONTHLY MONTH PMT CREDITOR INCURRED PROPERTY CLAIM CLAIM RATE PAYMENT COMMENCES

b. Debtor surrenders the collateral securing the claims of the following creditors in satisfaction of the secured portion of such creditor's claim. To the extent the collateral does not satisfy such creditor's claim, the creditor shall be treated as the holder of an unsecured claim and paid as provided in section III.A.6 (Priority Claims), if entitled to priority under 11 U.S.C §507, or if not, as provided in section III.A.8 (Unsecured Claims). The entry of the order confirming the plan shall terminate the automatic stay of 11 U.S.C. §362(a) as to the collateral surrendered, thereby allowing recovery and disposition of such property according to applicable on-bankruptcy law.

CREDITOR DESCRIPTION OF PROPERTY TOTAL CLAIM COLLATERAL VALUE
HSBC BANK 2007 SUZUKI \$10,500.00 \$3,000.00

c. Debtor shall file a separate motion under 11 U.S.C. §522(f) to avoid the following judicial liens or non possessory, non-purchase money security interea.sts. Any claim on which the lien is avoided shall be treated as an unsecured claim not entitled to priority and paid as provided in section III.A.8 (Unsecured Claims).

<u>CREDITOR</u> <u>DESCRIPTION OF INTEREST</u> <u>EXEMPTION IMPAIRED</u>

5. ARREARAGE/DEFAULTS

a. To creditors to whom the last payments are due beyond the term of the plan, arrearage shall be cured at the interest rate and monthly payment set forth below.

DESCRIPTION OF AMOUNT OF
CREDITOR PROPERTY/CLAIM ARREARAGE INTEREST RATE MONTHLY PAYMENT

b. To creditors whose executory contracts and/or unexpired leases have been assumed, debtor will cure any default and compensate the other party to such contract and/or unexpired lease for any actual pecuniary loss at the interest rate and monthly payment set forth below.

c. Payments received by secured creditors, other than governmental units, under this section shall be credited immediately upon receipt to the debtor's account in payment of the secured creditors, other than a governmental unit, pre-petition arrearage claim. Failure to comply with the terms of this paragraph may constitute a violation of the provisions of 11 U.S.C. § 524(i).

DESCRIPTION OF CREDITOR PROPERTY/CLAIM AMOUNT OF

ARREARAGE

INTEREST RATE MONTHLY PAYMENT

6. PRIORITY CLAIMS (OTHER THAN COSTS OF ADMINISTRATION)

Unsecured creditors entitled to priority as defined in 11 U.S.C. §507, who file a proof of claim within 90 days after the first date set for the meeting of creditors called pursuant to 11 U.S.C. §341(a) [or before 180 days after the date of the order for relief in the case of governmental units], shall be paid as provided in this section. Unsecured creditors entitled to priority in a class superior to those in a junior class, as determined by 11 U.S.C. §507(a), shall be paid in full before creditors in the junior class begin receiving payments. Priority creditors within the same class shall be paid pro rata. Unsecured creditors entitled to priority, who fail to file a proof of claim within the time set forth above, shall be paid as provided in section III.A.8 (Unsecured Claims) below.

a. To all unsecured priority creditors, except those provided for in section III.A.6.b below, payments in full in deferred cash payments over the term of the plan as follows, unless the holder of a particular claim agrees to a different treatment.

<u>CREDITOR</u> <u>DESCRIPTION OF CLAIM</u>

INTERNAL REVENUE SERVICE 2008 1040 TAXES \$2,351.00

b. To the following unsecured priority creditors provided for in 11 U.S.C. §507(a)(1)(B), where the debtor has proposed a 60-month plan, payments in deferred cash payments over the term of the plan to the extent of the funds remaining after payment of administrative expenses, continuing, executory contract/unexpired lease, secured, arrearage/default, priority claims set forth in section III.A.6.a.

<u>CREDITOR</u> <u>DESCRIPTION OF CLAIM</u> <u>AMOUNT OF CLAIM</u>

7. SEPARATE CLASSIFICATIONS OF UNSECURED CLAIMS

To unsecured creditors not entitled to priority, separately classified pursuant to 11 U.S.C §1322(b)(1), a dividend over the term of the plan pro rata as follows. (Debtor has filed with the plan an affidavit stating the basis for each separate classification.)

CREDITOR DESCRIPTION OF CLAIM

LES SCHWAB TIRE PURCHASE

TO BE PAID INTEREST

<u>AMOUNT OF CLAIM</u> \$1,100.00

8. <u>UNSECURED CLAIMS</u>

18%

a. TIMELY FILED

100% Plan:

To unsecured creditors not entitled to priority, who file a proof of claim within 90 days after the first date set for the meeting of creditors called pursuant to 11 U.S.C. §341(a) [or before 180 days after the date of the order for relief in the case of governmental units], a dividend over the term of plan pro rata as follows:

Base Plan:

Payment of their allowed claims to the extent of the funds remaining after payment of administrative expenses, continuing, secured, executory contract/unexpired lease, secured, arrearage/default, priority and separate classification claims.

100% Plan: Full payment of their allowed claims after full payment of unsecured allowed claims, then allowed unsecured claims that

Full payment of their allowed claims.

pro rata payments for interest to the extent funds are available in

the plan at the interest rate set forth below.

STATUTORY BASIS
CREDITOR FOR INTEREST

FOR INTEREST CLAIM AMOUNT INTEREST RATE

b. TARDILY FILED

To unsecured creditors, who fail to file a proof of claim within 90 days after the first date set for the meeting of creditors called pursuant to 11 U.S.C. §341(a) [or before 180 days after the date of the order for relief in the case of governmental units], a dividend over the term of plan pro rata as follows:

SUCH CLAIMS SHALL BE TREATED AS ALLOWED CLAIMS, UNLESS DISALLOWED BY ORDER OF THE COURT, BUT SHALL BE SUBORDINATED TO TIMELY FILED CLAIMS AND PAID PRO RATA ONLY AFTER FULL PAYMENT OF TIMELY FILED CLAIMS TO THE EXTENT NECESSARY FOR THE PLAN TO COMPLY WITH 11 U.S.C. §1325(a)(4) AND 11 U.S.C. §1325(b)(1)(B).

9. POST-PETITION CLAIMS

Claims filed under 11 U.S.C §1305 shall be treated as follows:

- a. Claims for taxes that become payable to a governmental unit while the case is pending shall be treated as priority claims and paid as provided in section III. A. 6 (Priority Claims) above.
- b. Claims for consumer debt that arise after the date of petition filing, and that are for property or services necessary for the debtor's performance under the plan, shall be treated as timely filed unsecured claims and paid as provided in section III. A. 8 (Unsecured Claims), but only if the specific claim is provided for in a modification of the plan. The claim shall be disallowed if the creditor knew or should have known that prior approval by the Trustee of the debtor's incurring the obligation was practicable and was not obtained.

B. <u>DISBURSEMENTS MADE BY DEBTOR</u>

Debtor shall make disbursement directly to creditors as follows:

1. To creditors secured by real property whose rights are not being modified pursuant to 11 U.S.C. §1322(b)(2) and are not otherwise impaired, the secured claim of each shall be paid directly by the debtor according to the terms of the original obligation at the interest rate and monthly payment set forth below. [A secured claim is not being modified and is not impaired if all payments were current as of the date of petition filing, none of the terms of the debtor's agreement with the creditor are being changed, and the collateral had a value as of the date of petition filing equal to or greater than the net amount due.]

	ADDRESS & PARCEL		PROPERTY	INTEREST	MONTHLY	FINAL PMT
CREDITOR	<u>NUMBER</u>	TOTAL CLAIM	VALUE	<u>RATE</u>	<u>PAYMENT</u>	DATE
WELLS FARGO	HOME (1ST)	\$134.325.3	7 \$144,000.₩	6.50	\$1,035,76	6/1/38

2. To creditors holding claims defined as domestic support obligations:

CREDITOR

TOTAL MONTHLY PAYMENT

IV. FEES, CHARGES AND COSTS

A. Secured creditors, other than governmental units, shall not assess any late charges against the debtors if payments provided for by the plan to the secured creditor are current.

- B. Secured creditors, other than governmental units, may assess only items against the debtors that are permitted to be charged under the contract. If such creditors elect to charge any fee, charge or cost against the debtors, such creditors shall file and serve notice of the charge, fee or cost on the debtors, the debtors' attorney, and the Chapter 13 Trustee. Such notice shall be filed as a supplement to the holder's proof of claim and served no later than 180 days after the charge, fee or cost is assessed.
- C. Secured creditors, other than governmental units, shall file as a supplement to the holder's proof of claim and serve on the debtors, the debtors' attorney and the Chapter 13 Trustee notice of any change in the regular monthly payment (including escrow account changes, if applicable) no later than 30 days before a payment at the new amount is due.
- D. The providing of any notices, statements or other information set forth above to the parties by secured creditors, other than governmental units, their agents or attorneys shall not be a violation of the automatic stay or privacy laws. Such information is being provided at the debtors' request and with debtors' permission.
- E. Governmental units acting as secured creditors shall comply with federal, state, and other governmental laws and regulations when assessing fees, charges and costs against a debtor.

V. <u>INSURANCE</u>

TAX RETURNS

VI.

Debtor shall keep any collateral continuously insured in accordance with the terms of the original obligation with the creditor until the amount of its secured claim is paid.

		1.00			
A.	\checkmark	All tax returns and tax reports due pre-petition have been filed.			
The following tax returns and tax reports due as of the date of petition filing have not been filed:					
				DATE RETURN	
TAX	AGENCY	KIND OF TAX	TAX PERIOD	WILL BE FILED	

B. Debtor shall file all post-petition tax returns/tax reports and pay all post-petition taxes as they come due.

VII. COMPARISON WITH CHAPTER 7

The value, as of the date of petition filing, of property to be distributed under the plan on account of each allowed unsecured claim is not less than the amount that would be paid on such claim if the estate of the debtor were liquidated under Chapter 7 of the Code on such date.

VIII. SPECIAL PROVISIONS

The plan includes the following special provisions: JONR DEBTOR'S FATHER IS CO-DEBTOR ONLES SCHWAB DEBT

IX. REVESTMENT OF PROPERTY

Property of the estate shall revest in the debtor upon confirmation of the plan, or at a later time or in another entity as follows:

\checkmark	Dismissal or discharge only.

In the event the case is converted to Chapter 7, 11 or 12, property of the estate shall vest in accordance with the applicable law. Debtor shall be responsible for the preservation and protection of all property of the estate.

X. <u>RETENTION OF LIENS</u>

Each creditor shall retain its lien or other interest in property vesting in the debtor until payment in full of the underlying debt or discharge under 11 U.S.C. § 1328.

XI. CERTIFICATE OF COMPLIANCE WITH LAW AND LOCAL FORM 2083

The debtor's attorney (or the debtor if no attorney) hereby certifies under penalty of perjury that:

- A. This plan is a duplicate of the plan provided for by Local Rule 2083.
- B. This plan has been proposed in good faith and not by any means forbidden by law.
- C. This plan complies with the provisions of Chapter 13, with the other applicable provisions of Title 11, United States Code, and with all applicable national and local bankruptcy rules.

DATED: 11/22	2/10	Debtor: /S/ EDWAR	D VILLANUEVA
Attorney for Debtor	: /S/ THOMAS D. NAGLE	Debtor: /S/ ESTHER	VILLANUEVA
Attorney Address:	222 East A Street; Suite 100		
•	Yakima, WA 98901-2676		
Attorney Telephone	e: _(509)457-5700		

EDWARD & ESTHER VILLANUEVA

In re:	Case Number: <u>10-06337-FLK13</u>					
	Debtor(s)					
	DEBTOR	R'S PLAN PAYMEN	NT DECLARATION			
1.	Plan payments shall be made:					
	Weekly Bi-weekly Semi-monthly Monthly					
	Other Payments					
	DATE	<u>SOURCE</u>	<u>AMOUNT</u>			
2.	The first plan payment will be be within 30 days after the day		. (The date specified must			
3.			ore the <u>8TH</u> day of each subsequent mont nent is due each month for the remaining term o			
4.	The debtor's employer/ incom	ne source is as follows:				
	a. Debtor No. 1 EDWAR Employer I.D. or Last Four Digits of S. Employer/ Income Source CITY Address 207 WEST SE GRANDVIEW, WA 98	S.N. 9702 OF GRANDVIEW	Debtor No. 2 ESTHER VILLANUEVA Employer I.D. or Last Four Digits of S.S.N. 0656 Employer/ Income Source UNEMPLOYED NOW Address			
	Phone No. ()		Phone No. ()			
	b. Debtor No. 1 is paid:		Debtor No. 2 is paid:			
	Weekly Bi-weekly Semi-monthly Monthly Other		WeeklyBi-weeklySemi-monthlyMonthlyOther	_		

Declaration - Page 1

		Debto	or No. 1 <u>\$735.00</u> each month
		Al	renly from each check I from one check. If so, pay period from which to deduct is her
		Deb	tor No. 2 each month
		A	venly from each check ll from one check. If so, pay period from which to deduct is ther
5.	Debto	r ackno	owledges:
	a.	direct agenc	ediately after filing, the trustee is authorized to present to the court an order, without notice, ally any entity from whom the debtor receives money, such as employees and governmental ries, to pay all or part of such income to the Chapter 13 Trustee, except to the extent wise subject by law to setoff, recoupment or alternative disposition.
	b.	•	ents made by the debtor directly to the trustee will only be permitted when specifically rized by an order of the court pursuant to LBR 2083-1 (b).
		If dire	ect payments are authorized by the court, such payments will be made:
		1.	In the form of a <i>cashier's check</i> or <i>money order</i> only; (No personal checks or cash will be accepted.)
		2.	Payable to Daniel H. Brunner, Trustee, and sent to P.O. Box 1003, Memphis, Tennessee 38101-1003; and
		3.	With the debtor's first and last name and bankruptcy case number, exactly as they appear on the bankruptcy petition, clearly printed on the check.
Dated:	11/22	2/10	
/S/ THO	OMAS D	. NAGL	E /S/ EDWAR VILLANUEVA
Attorn	ey for I	Debtor	Debtor
			/S/ ESTHER VILLANUEVA
			Debtor

c. Deduct payments from wages or income source of:

	EDWARD & ESTHER VILLANUEVA			
In re:		Case No.	10-06337-FLK13	

Debtor(s)

PLAN FUNDING ANALYSIS				
	AMT. PAID BY TRUSTEE			
ADMINISTRATIVE EXPENSES (Excluding Trustee Fees)	<u>\$</u> 2,400.00			
CONTINUING CLAIMS	§ 21,132.00			
SECURED CLAIMS	§ 0.00			
EXECUTORY CONTRACTS AND UNEXPIRED LEASES	\$ 0.00			
ARREARAGES/DEFAULTS	<u>\$ 0.00</u>			
PRIORITY CLAIMS	\$ 2,351.00			
SEPARATE CLASSIFICATIONS OF UNSECURED CLAIMS	§ 181.00			
UNSECURED CLAIMS	<u>\$</u> 0.00			
POSTPETITION CLAIMS	§ 0.00			
OTHER PROVISIONS				
	<u>\$ 0.00</u>			
	SUB-TOTAL § 26,064.00			
TOTAL OF PAYMENTS TO TRUSTEE INCLUDING FEES: (Divide Sub-total by .9)	§ 28,960.00			

CASE NAME EDWARD & ESTHER VILLANUEVA	CASE NUMBER	10-06337-FLK13	
CHAPTER LIQUIDATION A			
Total Value of Personal Property		\$ _41,000.00	_ (+)
Total Value of Real Property		\$ 144,000.00	_(+)
Total Secured Claims against Personal Property (not to exceed value of property):		\$ 31,100.00	_(-)
Total Secured Claims against Real Property (not to exceed value of property):		§ 134,325.37	_(-)
Total Personal Property Exemptions Claimed (equipment)	ity only):	\$ 9,900.00	_(-)
Total Real Property Exemptions Claimed (equity o	nly):	\$ <u>9,674.63</u>	_(-)
	Net Value of No	n-Exempt Prop	erty:
		\$ 0.00	_

/S/ THOMAS D. NAGLE

Attorney for Debtor

Date: 11/22/2010